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JUN - 9 2015	
CLERK US DISTRICT COURT DISTRICT OF NEVADA	
BY: _____	DEPUTY _____

1 George D. Karalis, M.D.
2 235 El Camino Del Mar
3 San Francisco, CA 94121-1114
4 (415) 668-6634
5 Plaintiff in Pro Se

6 **UNITED STATES DISTRICT COURT**

7 **DISTRICT OF NEVADA**

8
9 GEORGE DEMETRIUS KARALIS, M.D.,

10 Plaintiff,

11 **Case No. 2:12-cv-00694-KJD-GWF**

12
13 vs.

14 **PLAINTIFF'S NOTICE OF**
15 **PL'S STRIKING NOE LARIOS**
16 **FROM PL'S TRIAL WITNESS LIST**

17
18 THE GUN VAULT, INC. and KELLY D. CARN,

19 Defendants
20 _____/

21
22 **COMES NOW THE PLAINTIFF AND INFORMS THE COURT AND ALL**
23 **INTERESTED PARTIES** that the Plaintiff will not call Detective Noe Larios at trial in
24 any capacity whatsoever,

25
26 Plaintiff urges that the Court halt any deposition or discovery efforts by Defendants
27 relative to Noe Larios, because: (1) Mr. Larios will not be testifying in person or by
28 sworn affidavit/declaration at trial, and (2) Plaintiff is eager to get this matter set for trial
at the earliest possible date, and opposes protracted (and now irrelevant) deposition
efforts by defendants which would delay a trial date.

1 Respectfully submitted,

2
3  6-5-2015
4

5 GEORGE DEMETRIUS KARALIS

6 Pro Se
7
8

9 ///

10
11
12 ///

CERTIFICATE OF SERVICE BY MAIL

I, Florence NG reside at 233 el camino del mar, San Francisco, CA 94121-1114.

I am over the age of 21 years, and not a party to the within action. On June 5, 2015, I served by mail true copies of Plaintiff's

PLAINTIFF'S NOTICE OF PL'S STRIKING
NOE LARIOS FROM PL'S TRIAL WITNESS
LIST

in the matter of *George Demetrius Karalis, M.D. v. The Gun Vault, Inc. and Kelly D. Carn* (U.S. District Court Nevada # 2:12--cv--00694-KJD-GWF), by depositing into a mailing receptacle maintained by the United States Postal Service for receipt of such mailables, a sealed envelope, first-class postage thereon fully prepaid, addressed as follows:

Shuinway Van & Hansen
8985 South Eastern Avenue Suite # 100
Las Vegas, NV 89123

Las Vegas Metropolitan Police Department
Detective Noe Larios P#7166
Communications Bureau
400 S. Martin Luther King Blvd
Las Vegas, Nevada 89106

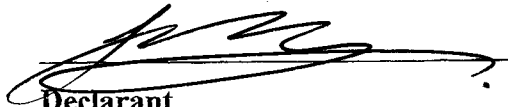
Nick D. Crosby
Marquis Aurbach Coffing
10001 Park Run Drive
Las Vegas, Nevada 89145

Las Vegas Metropolitan Police Department
Office of General Counsel
Attn: Charlotte Bible, Assistant General Counsel
400 S. Martin Luther King Blvd
Las Vegas, Nevada 89106

Daniel G. Bogden
Andrew W. Duncan
U.S. District Attorney's Office, District of Nevada
333 Las Vegas Boulevard South, Suite 5000
Las Vegas, Nevada 89101

Steven B. Wolfson
Shanon Clowers
Clark County District Attorney
Criminal Division
200 Lewis Avenue
Las Vegas, Nevada 89101

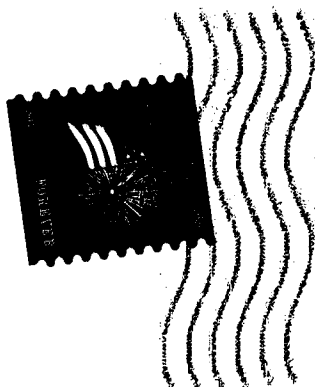
I declare under penalty of perjury that the foregoing is true and correct, and that this declaration was executed in San Francisco, State of CALIFORNIA, on JUNE 5, 2015.


Declarant

George D. Karalis M.D.
235 El Camino Del Mar
San Francisco, CA 94121-1114
(415) 668-6634

SAN FRANCISCO CA 940

06 JUN 2015 PM 3 L



CLERK

U.S. DISTRICT COURT

333 LAS VEGAS BLVD. South
Las Vegas, NV (89101)

89101706934

